

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION
AT DETROIT**

George Webb Sweigert,	: CASE
	:
Plaintiff,	: NO - 2:22-cv-1002-GAD-KGA
	:
V.	: US DISTRICT COURT JUDGE
	:
	: Judge Gershwin A. Drain
	:
Jason Goodman,	: AFFIDAVIT OF SERVICE
Defendant,	

**BACKGROUND - PLAINTIFF HAS EXHAUSTED ALL REQUESTS TO
ASK DEFENDANT TO CEASE DEFAMATIONS AND SLANDERS**

1. Now comes George Webb Sweigert, Plaintiff in Sweigert v Jason Goodman, Defendant in the Eastern District of Michigan, Case Number 2:22-cv-10002.
2. Defendant Jason Goodman intervened into the Eastern District of Michigan Federal Court as a Non-party in July 2021 into Sweigert v CNN, 2:20-cv-12933, will an entirely false, malicious, vexatious Amicus Brief, accusing the Plaintiff, George Webb Sweigert, into a Felony Conspiracy to commit Fraud On The Court with Pro Se Administrator, Richard Loury.
3. Since July of 2021, the Defendant has continually repeated these malicious and false claims on his YouTube channels, "Crowd Source The Truth", almost daily, and on his Patreon pay channel, "The Counter Lawfare Show". This outrageous

undermining of the legitimacy of the Court by Defendant Goodman culminated in Goodman recommending that Judge Gershwin should be sanctioned on his “Counter Lawfare Show” along with admitting to calling out law enforcement on many members of the Court staff including Judge Drain. In February of 2022, a series of harassing phone calls to Court personnel after hours and on the weekends was made by Defendant Goodman in this barrage of harassment on the Court.

4. On March 4th, 2022 in Zoom conference with the Honorable Judge Gershwin Drain, Plaintiff Sweigert again offered to withdraw this action if the Defendant Jason Goodman would desist in his Defamations and disruptions in the Sweigert v CNN case. Defendant Goodman refused this chance to resolve this manner as witnessed by Judge Drain.
5. Instead of simply ceasing and desisting from the Defendant’s Defamations, Defendant Goodman compounded his Defamations with fresh accusations of Fraud on the Court, Forgery, and Illegal Practice of Law by Pro Se Administrator Louri, and Felony Conspiracy between Pro Se Administrator and Plaintiff George Webb Sweigert in an Amended Amicus Brief on March 17th, 2022.
6. In one last attempt by Plaintiff Sweigert to encourage Defendant Goodman to desist from his Defamations on his for pay Patreon service “Counter Lawfare Show” and his YouTube shows, “Crowd Source The Truth”, Plaintiff Sweigert went to the extreme measure of leaving the Country to report on the Ukraine War from Europe. Defendant Goodman’s defamations continued unabated nonetheless.

**BAD FAITH HISTORY IN FEDERAL COURT BY DEFENDANT
GOODMAN**

- 7. DEFENDANT GOODMAN IS UNDER SANCTION FROM A FEDERAL JUDGE IN THE SOUTHERN DISTRICT OF NEW YORK AND IS REQUIRED TO INFORM THIS COURT OF THE FACT BY MARCH 22ND, 2022 1:21-cv-10627 (Exhibit One).**
- 8. DEFENDANT GOODMAN HAS BEEN FOUND TO BE INVOLVED IN VIOLATION OF A PROTECTIVE ORDER ISSUED BY A FEDERAL JUDGE, 1:21-cv-10627 AND NOT INFORMING OTHER COURTS LIKE THE EASTERN DISTRICT OF VIRGINIA (Exhibit Two)**
- 9. RECORD OF FEDERAL LAWSUITS INVOLVING JASON GOODMAN**
Southern District of New York
1:21-cv-10627-VEC Jason Goodman v. Adam Sharp et al, Valerie E. Caproni, presiding, Date filed: 12/13/2021
1:21-cv-10878-AT-JLC Jason Goodman v. George Sweigert and Chris Bouzy et al, Analisa Torres, presiding, Date filed: 12/19/2021
1:20-cv-07269-VEC The National Academy of Television Arts and Sciences, Inc. et al v. Multimedia System Design, Inc., Valerie E. Caproni, presiding, Date filed: 09/04/2020
Eastern District of Michigan
2:22-cv-10002-GAD-KGA George Sweigert v. Goodman, Gershwin A. Drain, presiding, Date filed: 01/03/2022
2:20-cv-12933-GAD-KGA George Sweigert v. Cable News Network, Inc., Gershwin A. Drain, presiding, Date filed: 10/31/2020

Eastern District of Virginia

3:21-cv-00573-JAG Steele et al v. Goodman, John A. Gibney, Jr, presiding,

Date filed: 09/28/2020

**DEFENDANT GOODMAN’S FALSE, MALICIOUS, AND VEXATIOUS
ATTACKS ON PLAINTIFF GEORGE WEBB SWEIGERT AND COURT
OFFICER RICHARD LOURY CONSTITUTE CONSTRUCTIVE SERVICE OF
THIS LAWSUIT.**

10. By entering into the Federal Court of the Eastern District of Michigan and making outrageous, false, and malicious Fraud allegations against Officers of this Court after the Original Complaint was filed, Defendant Goodman constructively serve himself in this lawsuit.

11. Due to Defendant Goodman’s outrageous use of law enforcement in an attempt to undermine the Court in addition to harassing phone calls after hours and on weekends to many Court Officers, Defendant Goodman constructively served himself in this lawsuit.

12. By appearing in a Sanctions hearing before Judge Drain on March 4th, 2022 to discuss Defendant Goodman’s outrageous behavior in invoking law enforcement investigations on Officers of the Court, Defendant Goodman effectively served himself in this lawsuit.

13. Just one example of an additional Defamation by the Defendant occurred when he filed an Amended Amicus Brief in litigation on March 14th, 2022 (docket 20, 2:20-cv-12933- GAD-KGA, Sweigert v. CNN) which alleged fraud upon the court, perpetrated by the Plaintiff, George Webb Sweigert, who was accused of being in a

conspiracy with the Officer of the Court Richard Loury, according to Mr. Goodman.

Defendant Jason Goodman then used the Amicus brief to build a narrative of a criminal conspiracy that was disseminated in a dozen video productions (defamation by implication).

14. Additional Defamations since the filing of the Original Complaint on January 4th, 2022 have occurred almost daily by Defendant Goodman, who has continually used YouTube and other various social media platforms to repeat the Fraud on the Court allegation since July of 2021 that the Plaintiff, George Webb Sweigert (hereafter known as Webb) and his brother, David George Sweigert (hereafter know as Sweigert), entered into a Criminal Conspiracy with Richard Loury, the Pro Se Administrator of the Federal Court in the Eastern District of Michigan.

15. On one such typical YouTube broadcast on January 29th, 2022, Defendant Jason Goodman states, “According to the amended Amicus Brief, evidence on the docket is likely to prove a conspiracy with a Federal employee”. Mr. Goodman continues, “I’ve got these guys dead to rights”, “Michigan Penal Code makes it a Felony to alter or forge”, and “I don’t think they will get the maximum sentence”. Any reasonable person would assume both Plaintiff George Webb Sweigert and Pro Se Administrator Richard Loury had alter or forged documents illegally from these statements. These statements are grossly untrue, malicious, vexatious, cause irreparable harm to the reputation of the Plaintiff, and are just one example of frequently diatribe repeating these allegations on his YouTube Channel called “Crowdsource the Truth” and his Patreon channel called “Lawfare”.

**BEST EFFORTS WERE MADE TO GET THE DEFENDANT TO CEASE AND
DESIST FALSE ALLEGATIONS OF FELONY CONSPIRACY TO COMMIT
FRAUD.**

16. Every possible effort was made to get the Defendant Jason Goodman to cease and desist. The Plaintiff, George Webb Sweigert, delayed serving this lawsuit until the last possible point before overnight, certified Service could be made.

17. The Plaintiff used Express Mail - Certified Mail with Return Signature Receipt to send the Summons, Original Complaint, and Amended Complaint to Defendant Jason Goodman.

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UNITED STATES DISTRICT COURT
for the
Eastern District of Michigan

George Webb Sweigert

Plaintiff,

Civil Action No. 2:22-cv-10002

v.

Hon. Gershwin Drain

Jason Goodman

Defendant.

SUMMONS IN A CIVIL ACTION

To: Jason Goodman
252 7th Avenue, No. 6S
New York, New York 10001

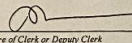
A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

George Webb Sweigert
1671 W. Stearns Road Suite D
Temperance, MI 48182

If you fail to respond, judgment by default may be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

KINIKIA D. ESSIX, CLERK OF COURT

By: 
Signature of Clerk or Deputy Clerk

Date of Issuance: 3/17/22



UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

George Webb Sweigert,
: 209 St. Simons Cove
: Peachtree City, GA 30269
:
: Plaintiffs,

:

:

:

v.

CASE 2:22-cv-10002-GAD-KGA

NO.

JUDGE GERSHWIN DRAIN

:
:
: Jason Goodman, :
: 252 7th Avenue
: New York, New York 10001
: Defendant.

PLAINTIFF'S COMPLAINT WITH
JURY DEMAND

NOW COMES George Webb Sweigert ("George Webb Sweigert"), and by and through his own pro se counsel, and states his Complaint for Defamation against Jason Goodman of New York City, New York as follows:

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION
AT DETROIT

George Webb Sweigert,

Plaintiff,

v.

Jason Goodman,

Defendant,

PLAINTIFF NOW FILES AN AMENDED COMPLAINT WITHIN THE
90 DAY TIMELINE OF ORIGINAL COMPLAINT

1. Now comes George Webb Sweigert, Plaintiff in Sweigert v Jason Goodman, Defendant in the Eastern District of Michigan, Case Number 2:22-cv-10002.
2. Federal Rule of Civil Procedure 15(a) provides that an Amended Complaint can be filed within the 90 day timeline of the original complaint.
3. "Rule 15—Amended and Supplemental Pleadings - (a) Amendments. A party may amend the party's pleading once as a matter of course at any time before a responsive pleading is served or, if the pleading is one to which no responsive pleading is permitted and the action has not been placed upon the trial calendar, the party may so amend it at any time within 20 days after it is served.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

THE NATIONAL ACADEMY OF TELEVISION :
ARTS AND SCIENCES, INC. and ACADEMY :
OF TELEVISION ARTS & SCIENCES, :

Plaintiffs, :

20-CV-7269 (VEC)

-against-

ORDER

MULTIMEDIA SYSTEM DESIGN, INC. :
d/b/a "CROWDSOURCE THE TRUTH", :

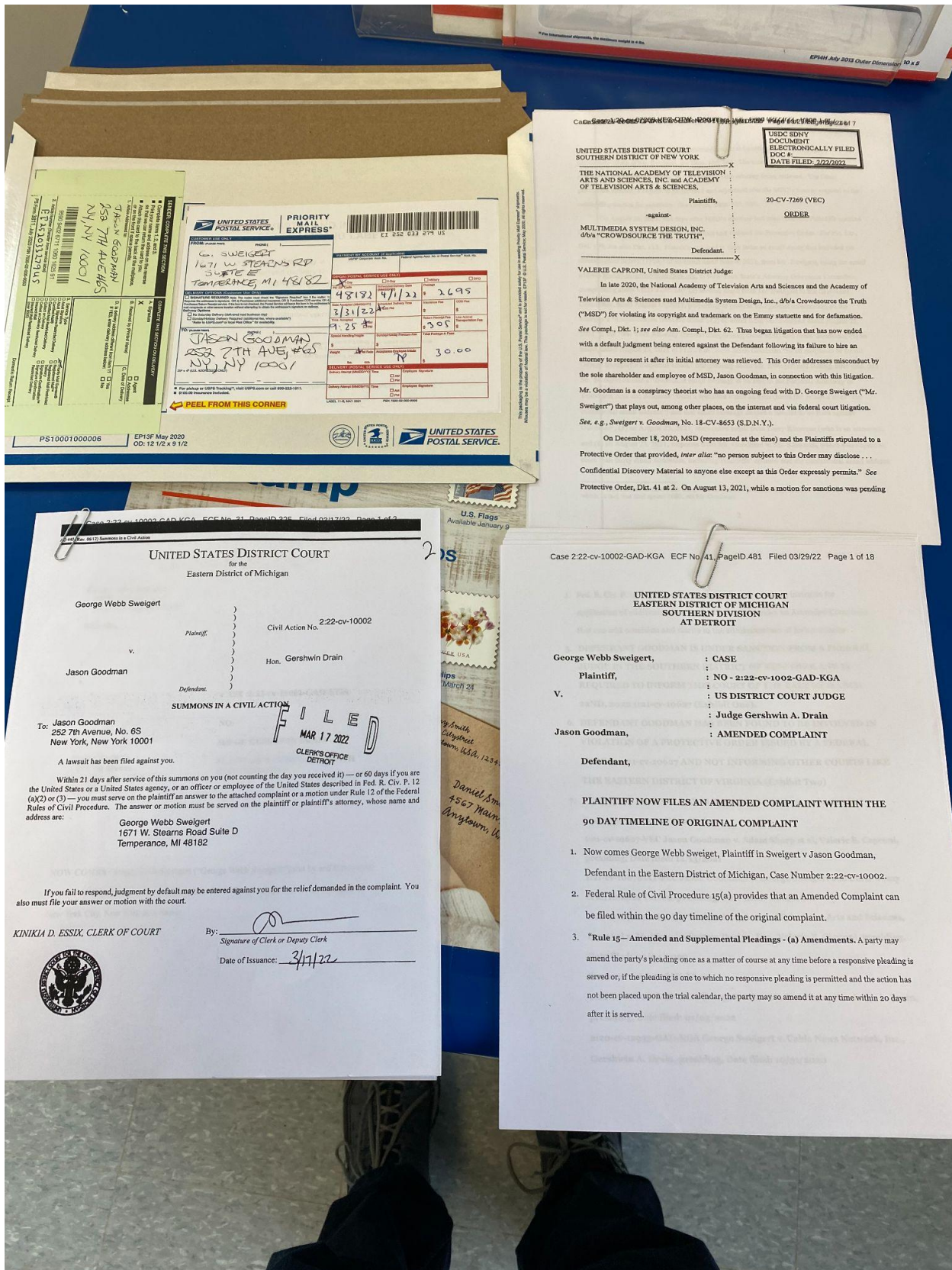
Defendant. :
X

VALERIE CAPRONI, United States District Judge:

In late 2020, the National Academy of Television Arts and Sciences and the Academy of Television Arts & Sciences sued Multimedia System Design, Inc., d/b/a Crowdsourcing the Truth ("MSD") for violating its copyright and trademark on the Emmy statuette and for defamation. See Compl. Dkt. 1; see also Am. Compl. Dkt. 62. Thus began litigation that has now ended with a default judgment being entered against the Defendant following its failure to hire an attorney to represent it after its initial attorney was relieved. This Order addresses misconduct by the sole shareholder and employee of MSD, Jason Goodman, in connection with this litigation. Mr. Goodman is a conspiracy theorist who has an ongoing feud with D. George Sweigert ("Mr. Sweigert") that plays out, among other places, on the internet and via federal court litigation. See, e.g., *Sweigert v. Goodman*, No. 18-CV-8653 (S.D.N.Y.).

On December 18, 2020, MSD (represented at the time) and the Plaintiffs stipulated to a Protective Order that provided, *inter alia*: "no person subject to this Order may disclose . . . Confidential Discovery Material to anyone else except as this Order expressly permits." See Protective Order, Dkt. 41 at 2. On August 13, 2021, while a motion for sanctions was pending

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 2/22/2022





18. In addition to the photographic proof of this Certified Mail Service, George Webb made a video at the Temperance, Michigan Post Office to prove this Summons, Original Complaint, and Amended Complaint was served properly.

https://twitter.com/RealGeorgeWebb1/status/1509526196287164422?s=20&t=nGXWgnAxxZxx_19vddLZmQ

Respectfully submitted this 31st day of March 2022,

George Webb

George Webb Sweigert (pro se),
george.webb@gmail.com, 503-919-0748
1671 W. Stearns Road, Suite E
Temperance, MI 48182

Signed this day of March 31st, 2022